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February 25, 2008
via electronic filing

Ms. Rosa G. Lewis
Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission
Washington, D.C. 20463

Re: SEIU COPE November Monthly Report (10/01/07-10/31/07)

Dear Ms. Lewis:

In your letter to SEIU COPE, dated January 23, 2008, you ask three questions regarding the above referenced Monthly Report.

The first question relates to some details not included on a disbursement reported on Schedule E. An amended Schedule E has been filed including the information that was inadvertently left off the original filing.

Your second question requested clarification of expenditures for "fundraising consulting and services". During the reporting period, two expenditures were made and reported which related to services to evaluate and implement internet based tools for fundraising by SEIU COPE. These expenditures were not made on behalf of any specifically identified federal candidate and were therefore properly reported on line 21 as an Operating Expense.

Your third question requested that we amend Schedule B to clarify the items described as "fundraising consulting and services". Schedule B has been amended to include the following additional description: "Vendor consulted on and provided services in connection with tools to improve the Committee s fundraising capacity via the Internet."

Please feel free to contact me if you have any further questions

Sincerely,

John J. Sullivan
Associate General Counsel
Counsel for Government Affairs
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